

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA

CRIMINAL NO. 3:19-CR-146

v.

BRUCE REDMOND,

Defendant

FILED
SCRANTON

MAY 07 2019

PBA
DEPUTY CLERKINDICTMENT

THE GRAND JURY CHARGES:

COUNT 1

(Unlawful Possession of Firearms and Ammunition)

On or about April 9, 2019, in Luzerne County, within the Middle District of Pennsylvania, the defendant,
BRUCE REDMOND,
 being an unlawful user of controlled substances, as defined in Title 21, United States Code, Section 802, did knowingly possess in and affecting interstate commerce, the following firearms:

No.:	Firearm Make	Model	Type	Caliber	Serial Number
1	Taurus	1911	Handgun	.45	NKR87866
2	FNH	Five Seven	Handgun	5.7x28	386292036
3	Magnum Research IMI	Desert Eagle	Handgun	.50	33202970
4	Ruger	LCP-II	Handgun	.380	380024551
5	DPMS	Panther LR-G2	Rifle	.308	EH009982
6	Stoeger	Luger	Handgun	.22	12437

7	Palmetto State Armory	PA-15	Handgun	9	LW313029
8	Master Piece Arms	M-11	Handgun	9	F1798
9	Colt	1911	Handgun	45	CLW029726
10	Taurus	85	Revolver	38	NF25402
11	Fabrica De Armas	Unknown	Rifle	7.92	U-3783
12	Harrington Richardson	88	Shotgun	12	AU502120
13	Bushmaster	XM15-EZS	Rifle	223	L061189
14	Russian	SKS	Rifle	762	9934496
15	Savage	62	Rifle	22	500064
16	Zastava	PAP M92	Pistol	762	M92PV065403
17	Remington	870	Shotgun	12	D619949M
18	Kel Tec	PLR16	Pistol	223	P2M42
19	Sporting Arms Manu.	Snake Charmer	Shotgun	410	16979
20	German Mauser	Model 98	Rifle	308	9626
21	Remington	870	Shotgun	20	C589566U
22	T Barker	ZZ	Shotgun	12	1869
23	Stevens	311H	Shotgun	12	C011862
24	Lee Enfield	NO4MKI	Rifle	300	32C6348
25	Romarm	SAR-1	Rifle	762	S1-01447-99
26	Izhmash	Saiga	Rifle	762	H03104431
27	W Hamilton	ZZ	Shotgun	ZZ	632
28	Romarm	SAR-1	Rifle	762	S1-51549-2001
29	US Military	M1 Carbine	Rifle	30	3635240
30	Iver Johnson	Champion	Shotgun	16	ZZ
31	Remington	700	Rifle	338	S6428253
32	Savage	110E	Rifle	30-06	E214075
33	Winchester	94	Rifle	30-30	2963456
34	W. Richards (Belgium)	ZZ	Shotgun	12	20403
35	Romarm	SAR-1	Rifle	762	S1-03399-99
36	Ithaca	37 Feather	Shotgun	16	371170257
37	Ruger	Mini 14	Rifle	223	580-22420
38	Mossberg	835 Ulti-mag	Shotgun	12	UM526210
39	Winchester	70	Rifle	243	G1956544
40	Remington	760	Rifle	30-06	8150649
41	Marlin	336W	Rifle	30-30	95021532
42	New England Firearms	Pardner	Shotgun	12	NG354140
43	Ruger	Mini 30	Rifle	762	189-62582
44	Century Arms	AMD65	Rifle	762	AMD6501720
45	Heritage	Rough Rider	Revolver	22	HR81873
46	Marlin	25N	Rifle	22	333752
47	Savage	3B	Rifle	22	ZZ
48	Browning	A-Bolt	Rifle	25	36083MW351
49	Ted Williams	200	Shotgun	20	P137708

50	Mossberg	715T	Rifle	22	EMC3667898
51	NU Arm Co.	M-15	Rifle	223	19
52	Ruger	22-Oct	Rifle	22	241-63310
53	Remington	760	Rifle	270	447458
54	Marlin	30AS	Rifle	30-30	13010592
55	Mossberg	500A	Shotgun	12	J462122
56	Remington	870	Shotgun	16	362860W
57	Mossberg	600AT	Shotgun	12	G845297
58	Marlin	60W	Rifle	22	3238351

and approximately 6664 rounds of ammunition.

In violation of Title 18, United States Code, Sections 922(g)(3) and 924(a)(2).

THE GRAND JURY FURTHER CHARGES:

COUNT 2
(Possession of a Stolen Firearm)

On or about April 9, 2019, in Luzerne County, within the Middle District of Pennsylvania, the defendant,

BRUCE REDMOND,

knowingly possessed, received, stored, bartered and disposed of a stolen firearm, that is, a Taurus, Model 85, .38 caliber revolver, serial number NF25402, which had been shipped and transported in interstate commerce, knowing and having reasonable cause to believe that the firearm was stolen.

In violation of Title 18, United States Code, Sections 922(j) and 924(a)(2).

THE GRAND JURY FURTHER CHARGES:

COUNT 3
(Possession of an Unregistered Firearm)

On or about April 9, 2019, in Luzerne County, within the Middle District of Pennsylvania, the defendant,

BRUCE REDMOND,

knowingly possessed a firearm, as that term is defined by Title 26, United States Code, Section 5845 (a), to wit: a Stevens, Model 311H, 12 gauge shotgun, serial number C011862, with a barrel length of less than 18 inches, which was not registered to him in the National Firearms Registration and Transfer Record.

In violation of Title 26, United States Code, Sections 5841, 5861(d) and 5871.

THE GRAND JURY FURTHER CHARGES:

COUNT 4

(False Statements During Purchase of a Firearm)

On or about September 21, 2017, in Luzerne County, within the Middle District of Pennsylvania, the Defendant,

BRUCE REDMOND,

in connection with the acquisition and attempted acquisition of a firearm, to wit, a Taurus, Model PT1911, .45 caliber pistol, serial number NKR87866, from Bear's Gun Room, Wyoming, PA, a federally licensed firearms dealer, did knowingly and intentionally make false and fictitious written statements to Bear's Gun Room, which statements were intended to deceive and were likely to deceive Bear's Gun Room as to facts material to the lawfulness of such sale, acquisition, and attempted acquisition of the said firearm to and by the defendant under Chapter 44 of Title 18, in that the defendant did make false statements to Bear's Gun Room on ATF Form 4473 that he was not an unlawful user of controlled substances, when in fact, the defendant well knew that he was an unlawful user of controlled substances.

In violation of Title 18, United States Code, Section 922 (a)(6).

THE GRAND JURY FURTHER CHARGES:

COUNT 5

(False Statements During Purchase of a Firearm)

On or about January 21, 2018, in Luzerne County, within the Middle District of Pennsylvania, the Defendant,

BRUCE REDMOND,

in connection with the acquisition and attempted acquisition of a firearms, to wit, a Ruger, Model LCP-II, .380 caliber pistol, serial number 380024551, and a FNH, Model Five Seven, 5.7 x 28 handgun, serial number 386292036, from MidKnight Tactical LLC, Sweet Valley, PA, a federally licensed firearms dealer, did knowingly and intentionally make false and fictitious written statements to MidKnight Tactical LLC, which statements were intended to deceive and were likely to deceive MidKnight Tactical LLC as to facts material to the lawfulness of such sale, acquisition, and attempted acquisition of the said firearms to and by the defendant under Chapter 44 of Title 18, in that the defendant did make false statements to MidKnight Tactical LLC on ATF Form 4473 that he was not an unlawful user of controlled substances, when in fact, the defendant well knew that he was an unlawful user of controlled substances.

In violation of Title 18, United States Code, Section 922 (a)(6).

THE GRAND JURY FURTHER CHARGES:

COUNT 6

(Possession with Intent to Distribute a Controlled Substance)

On or about and between March 1, 2019 and March 31, 2019, in
Luzerne County, within the Middle District of Pennsylvania, the defendant,

BRUCE REDMOND,

did knowingly, intentionally and unlawfully possess with intent to distribute
methamphetamine, a Schedule II controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and 841
(b)(1)(C).

THE GRAND JURY FURTHER CHARGES:

COUNT 7

(Aiding and Abetting the Distribution of a Controlled Substance)

On or about March 26, 2019, in Luzerne County, within the Middle District of Pennsylvania, the defendant,

BRUCE REDMOND,

aiding and abetting another person, and aided and abetted by another person, did knowingly, intentionally and unlawfully distribute buprenorphine (Suboxone), a Schedule III controlled substance.

In violation of Title 21, United States Code, Sections 841(a)(1) and 18 United States Code, Section 2.

THE GRAND JURY FURTHER FINDS PROBABLE CAUSE:

FORFEITURE ALLEGATION

1. The allegations contained in Counts One through Seven of this Indictment are hereby re-alleged and incorporated by reference for the purpose of alleging forfeitures pursuant to Title 18, United States Code, Section 924(d); Title 26, United States Code, Section 5872; Title 21, United States Code, Section 853; and Title 28, United States Code, Section 2461(c).

2. Pursuant to Title 18, United States Code, Section 924(d); Title 26, United States Code, Section 5872; Title 21, United States Code, Section 853; and Title 28, United States Code, Section 2461(c), upon conviction of an offense in violation of Title 18, United States Code, Sections 922 and 924; Title 21, United States Code, Section 841; or Title 26, United States Code, Section 5861(d), the defendant,

BRUCE REDMOND,

shall forfeit to the United States of America any property constituting, or derived from, any proceeds obtained, directly or indirectly, as the result of such offenses; any property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of, the offenses; and any

firearms and ammunition involved in the offenses. The property to be forfeited includes, but is not limited to, the following firearms:

No.:	Firearm Make	Model	Type	Caliber	Serial Number
1	Taurus	1911	Handgun	45	NKR87866
2	FNH	Five Seven	Handgun	5.7x28	386292036
3	Magnum Research IMI	Desert Eagle	Handgun	50	33202970
4	Ruger	LCP-II	Handgun	380	380024551
5	DPMS	Panther LR-G2	Rifle	308	EH009982
6	Stoeger	Luger	Handgun	22	12437
7	Palmetto State Armory	PA-15	Handgun	9	LW313029
8	Master Piece Arms	M-11	Handgun	9	F1798
9	Colt	1911	Handgun	45	CLW029726
10	Taurus	85	Revolver	38	NF25402
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12	Harrington Richardson	88	Shotgun	12	AU502120
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17	Remington	870	Shotgun	12	D619949M
18	Kel Tec	PLR16	Pistol	223	P2M42
19	Sporting Arms Manu.	Snake Charmer	Shotgun	410	16979
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22	T Barker	ZZ	Shotgun	12	1869
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25	Romarm	SAR-1	Rifle	762	S1-01447-99
26	Izhmash	Saiga	Rifle	762	H03104431
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28	Romarm	SAR-1	Rifle	762	S1-51549-2001
29	US Military	M1 Carbine	Rifle	30	3635240
30	Iver Johnson	Champion	Shotgun	16	ZZ
31	Remington	700	Rifle	338	S6428253
32	Savage	110E	Rifle	30-06	E214075
33	Winchester	94	Rifle	30-30	2963456
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37	Ruger	Mini 14	Rifle	223	580-22420
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39	Winchester	70	Rifle	243	G1956544
40	Remington	760	Rifle	30-06	8150649
41	Marlin	336W	Rifle	30-30	95021532
42	New England Firearms	Pardner	Shotgun	12	NG354140
43	Ruger	Mini 30	Rifle	762	189-62582
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49	Ted Williams	200	Shotgun	20	P137708
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56	Remington	870	Shotgun	16	362860W
57	Mossberg	600AT	Shotgun	12	G845297
58	Marlin	60W	Rifle	22	3238351
59	Approximately 6,664 rounds of ammunition				

If any of the property described, as a result of any act or omission of the defendant:

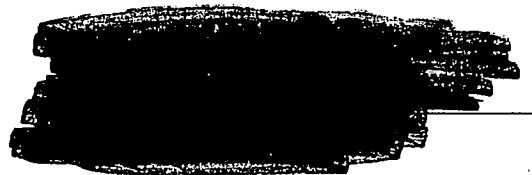
- a. Cannot be located upon the exercise of due diligence;
- b. Has been transferred or sold to, or deposited with, a third party;
- c. Has been placed beyond the jurisdiction of the court;
- d. Has been substantially diminished in value; or
- e. Has been commingled with other property which cannot be

divided without difficulty,
the United States of America shall be entitled to forfeiture of substitute
property pursuant to Title 21, United States Code, Section 853(p), as
incorporated by Title 28, United States Code, Section 2461(c).

All pursuant to 18 U.S.C. § 924(d), 21 U.S.C. § 853, and 26 U.S.C.
§ 5872, and 28 U.S.C. § 2461(c).

A TRUE BILL

5/7/19
DATE

A large, solid black rectangular redaction box covering a signature.

DAVID J. FREED
UNITED STATES ATTORNEY

BY:

Robert J. O'Hara
ROBERT J. O'HARA
ASSISTANT U.S. ATTORNEY

5/7/19
DATE